

**REMARKS**

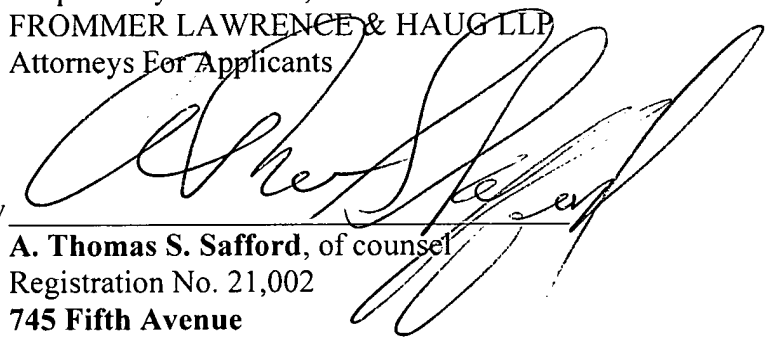
This being a correction of a non-final amendment (filed November 14, 2005), the Applicants hereby resubmits the amended Claims (this time to include the full text of the withdrawn, never amended, non-elected claims 11-15). The withdrawn claims 11-15 as herein submitted should be identical to the same claims 11-15 as originally filed.

**Conclusion:**

In view of the foregoing, it is believed that all of the issues requiring response have now been addressed and timely and properly met; so that this application should now be in proper formal condition for further action on the merits (and ultimate allowance). Accordingly, in view of the Applicants' responses to the last official action on the merits, favorable review of the application, with reconsideration and withdrawal of the objections to and rejections of the application and prompt issuance of a Notice of Allowance are once again earnestly solicited.

Respectfully submitted,  
FROMMER LAWRENCE & HAUG LLP  
Attorneys For Applicants

By



A. Thomas S. Safford, of counsel  
Registration No. 21,002  
745 Fifth Avenue  
New York, New York 10151  
Tel (212) 588-0800  
Fax (212) 588-0500  
e-mail: [tsafford@FLHlaw.com](mailto:tsafford@FLHlaw.com)